IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

DEMOCRATIC NATIONAL COMMITTEE, et al.	
Plaintiffs,	
v.	20-cv-249
MARGE BOSTELMANN, et al.	
Defendants,	
and	
REPUBLICAN NATIONAL COMMITTEE, et al.	
Intervening Defendants	
SYLVIA GEAR, et al.	
Plaintiffs,	
v.	20-cv-278
MARGE BOSTELMANN, et al.	
Defendants,	
REVERAND GREG LEWIS, et al.	
Plaintiffs,	
v.	20-cv-284
MARGE BOSTELMANN, et al.	
Defendants,	

<u>LEWIS PLAINTIFFS' EXHIBIT LIST</u> AND OTHER PRE-HEARING SUBMISSIONS

Plaintiffs in the *Lewis* case submit the following pursuant to the Court's March 31, 2020 Order (Dkt. 144):

I. Attorney Participants (Dkt. 144 at 3, ¶ 1)

For purposes of today's hearing, the *Lewis* Plaintiffs will be represented by Douglas M. Poland and Tamara B. Packard, whose email addresses are listed in the signature block.

II. Cross Examination Witnesses (Dkt. 144 at 3, ¶ 2)

Lewis Plaintiffs' counsel hereby identify the following witness they will cross-examine at the hearing before the Court scheduled for April 1, 2020:

Meagan Wolfe

Administrator, Wisconsin Elections Commission

Counsel:

Dixon R. Gahnz

Terrence M. Polich

Daniel S. Lenz

Daniel P. Bach

Lawton & Cates, S.C.

P.O. Box 2965

Madison, WI 53701-2965

(608) 282-6200

(608) 282-6252 (Facsimile)

dlenz@lawtoncates.com

Defendants and Intervenor-Defendants Republican National Committee and Republican Party of Wisconsin did not request to cross-examine any of the declarants whose declarations were submitted by the *Lewis* Plaintiffs.

III. Exhibits (Dkt. 144 at 3, \P 3)

In addition to the declarations identified in Docket 136 as declarants whose declarations are direct evidence, Plaintiffs include the Declarations of Dottie-Kay Bowersox, Tara Coolidge, and Cory Mason. (Dockets 131-1, 131-2, 131-2)

With this filing, the *Lewis* Plaintiffs submit the following exhibits, which they may display on screen during the hearing:

Number	Exhibit
101	Declaration of Wisconsin Election Commission Administrator Meagan Wolfe
102	March 31, 2020 Memo From Wisconsin Election Commission Administrator
	Meagan Wolfe
103	Third Declaration of Wisconsin Election Commission Administrator Meagan
	Wolfe

DATE: April 1, 2020 Respectfully submitted,

RATHJE WOODWARD LLC

/s/ Douglas M. Poland Douglas M. Poland State Bar No. 1055189 David P. Hollander State Bar No. 1107233

Mailing Address:
10 E Doty Street
Suite 507
Madison, WI 53703
(608) 960-7430 (telephone)
(608) 960-7460 (facsimile)
dpoland@rathjewoodward.com
dhollander@rathjewoodward.com

HAWKS QUINDEL, S.C.

/s/ Richard Saks Richard Saks, SBN 1022048

Mailing Address:

222 E. Erie St.

Suite 210

Milwaukee, WI 53201

(414) 271-8650 (telephone)

(414) 331-4405 (cell)

(414) 271-8442

rsaks@hq-law.com

Counsel for Plaintiffs Greg Lewis, Souls to the Polls, Voces de la Frontera, Black Leaders Organizing for Communities, American Federation of Teachers, Local 212, AFL-CIO, and League of Women Voters of Wisconsin

Pines Bach LLP

/s/ Lester A. Pines

Lester A. Pines, SBN 1016543 Tamara B. Packard, SBN 1023111

Mailing Address:

122 West Washington Ave.

Suite 900

Madison, WI 53703

(608) 251-0101 (telephone)

(608) 251-2883 (facsimile)

lpines@pinesbach.com

tpackard@pinesbach.com

Counsel for Plaintiff SEIU Wisconsin State

Council

CERTIFICATE OF SERVICE

I hereby certify that on April 1, 2020 I electrically filed the foregoing submission with the Clerk of the Court using the CM/ECF system, which will send notification to all counsel of record.

/s/David P. Hollander
David P. Hollander